

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE

In re:)	Chapter 11
WOODBRIDGE GROUP OF COMPANIES, LLC, <i>et al.</i> ,)	Case No. 17-12560 (JKS)
)	(Jointly Administered)
)	
MICHAEL GOLDBERG, as Liquidating Trustee of the Woodbridge Liquidation Trust, successor in interest to the estates of WOODBRIDGE GROUP OF COMPANIES, LLC, <i>et al.</i> ,)	REQUEST FOR ORAL ARGUMENT
)	
)	
Plaintiff,)	
)	
vs.)	
)	
Sylvan & Jeannette Jutte,)	
Brian & Robin Korkus,)	A.P. No. 19-50309 (JKS)
Delton & Jean Christman,)	A.P. No. 19-50314 (JKS)
Floyd & Lavonne Davis,)	A.P. No. 19-50317 (JKS)
George & Charlene Iwahiro,)	A.P. No. 19-50319 (JKS)
Toomas & Pamela Heinmets,)	A.P. No. 19-50322 (JKS)
Janet V. Dues,)	A.P. No. 19-50328 (JKS)
Dena Falkenstein,)	A.P. No. 19-50329 (JKS)
Judy Karen Goodin,)	A.P. No. 19-50330 (JKS)
Denis W. Hueth,)	A.P. No. 19-50331 (JKS)
Christian Lester,)	A.P. No. 19-50332 (JKS)
Jane Marshall,)	A.P. No. 19-50335 (JKS)
Laurence J. Nakasone,)	A.P. No. 19-50337 (JKS)
Blaine Phillips,)	A.P. No. 19-50338 (JKS)
Jeff Schuster,)	A.P. No. 19-50341 (JKS)
Jennifer Tom,)	A.P. No. 19-50342 (JKS)
Anita Bedoya & Mark Bedoya,)	A.P. No. 19- 50343 (JKS)
Anita Bedoya & Julian Duran,)	A.P. No. 19-50344 (JKS)
Ronald Cole,)	A.P. No. 19-50346 (JKS)
Ronald Draper,)	A.P. No. 19-50347 (JKS)
Lawrence J. Paynter,)	A.P. No. 19-50351 (JKS)
Nannette Tibbitts,)	A.P. No. 19-50353 (JKS)
Clayton Nakasone,)	A.P. No. 19-50832 (JKS)
Defendants.)	

REQUEST FOR ORAL ARGUMENT

Pursuant to DEL. BANKR . L.R. 7007-3, the above-captioned defendants (hereafter, the “Defendants”), by and through their undersigned counsel, respectfully request oral argument on the *Defendants’ Motion to Temporarily Stay the Prosecution of Their Complaints Pending the Determination of Distributions to Class 3 Note Claimants* (the “Motion”) filed on May 10, 2021, in their respective, above-captioned adversary proceedings. Defendants believe oral argument on the Motion, and related briefings thereto, will provide an opportunity for the parties to respond to any questions the Court may have with respect to the relief requested in the Motion and related briefings.

Dated: July 21, 2021

LAW OFFICE OF CURTIS A. HEHN

/s/ Curtis A. Hehn
Curtis A. Hehn (Bar No. 4264)
1007 N. Orange St., 4th Floor
Wilmington, DE 19801
Telephone: (302) 757-3491
Fax: (302) 397-2155
Email: curtishehn@comcast.net

Counsel for Defendants